Case 14-14164 Doc 82 Filed 11/18/14 Entered 11/18/14 12:49:31 Desc Main Document Page 1 of 3

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re)	
)	
CONNOLLY GEANEY ABLITT)	Chapter 7
& WILLARD, PC,)	Case No. 14-14164-JNF
Debtor.)	
)	

TRUSTEE'S LIMITED ASSENT TO OCWEN LOAN SERVICING'S MOTION FOR RELIEF FROM THE AUTOMATIC STAY TO ALLOW OCWEN LOAN SERVICING TO SEEK THE TRANSFER OF LITIGATION IN FLORIDA TO THIS COURT

Stewart F. Grossman, the duly appointed Chapter 7 Trustee (the "Trustee") for the bankruptcy estate of Connolly Geaney Ablitt & Willard, PC (the "Debtor") hereby files his limited assent to the motion for relief from the automatic stay (the "Lift Stay Motion") filed by Ocwen Loan Servicing, LLC ("Ocwen"). The Trustee assents to the Lift Stay Motion insofar as the motion seeks relief from stay solely for Ocwen to seek to transfer venue of certain litigation pending in Florida District Court (as defined in the Lift Stay Motion) to this Court. The Trustee does not assent to permitting Ocwen to take any other action against the Debtor, the Trustee or bankruptcy estate, in the Florida District Court or anywhere else, other than the filing and prosecution of the proposed motion to transfer the action to the Bankruptcy Court.

Dated: November 18, 2014

Respectfully submitted, STEWART F. GROSSMAN, CHAPTER 7 TRUSTEE, By his attorneys,

/s/ Pamela A. Harbeson
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CERTIFICATE OF SERVICE

I, Pamela A. Harbeson, hereby certify that on November 18, 2014, it is my understanding that a true copy of the foregoing pleading was served by first-class mail, postage prepaid or by the Court's electronic filing system as indicated on the parties listed below.

/s/ Pamela A. Harbeson Pamela A. Harbeson (BBO #561479)

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